

## EXHIBIT B



4. I read through the agreement that was presented to me and I agreed to all of its terms. On January 8, 2007, I signed the agreement in front of Randy Dryburgh and watched him as he countersigned the agreement. We both dated the agreement "1/8/07". Randy Dryburgh made me a copy of the agreement, and he kept the original. A copy of the agreement is attached as "Exhibit A" to Plaintiff's Motion for Partial Summary Judgment.

5. At no time while working with VocalSpace did I ever access any of the plaintiff's computers without authorization or exceed any authorization that was given to me.

6. At no time have I ever intended to defraud VocalSpace.

7. I have never stolen or misappropriated software code that was owned by VocalSpace.

8. I made VocalSpace aware on May 16, 2006 that I intended to create code for my own projects. After that date I repeatedly informed the owners of VocalSpace that I intended to create my own code for my own use.

9. I was never an officer or director of VocalSpace. At one time I was offered ownership in VocalSpace, but VocalSpace never followed through with that promise and VocalSpace never gave me the ownership that I was promised. I was never a fiduciary for VocalSpace.

10. There is not now nor has there ever been any non-compete or non-disclosure agreements in effect between myself and VocalSpace.

11. I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on November 5, 2010.

A handwritten signature in black ink, appearing to read 'D. Lorenzo', is written over a horizontal line. To the right of the signature, the date '11/5/10' is handwritten.

Daniel Dante Lorenzo